ORIGINAL J. Andrew Coombs (SBN 123881) 1 Nicole L. Drey (SBN 250235) 2 J. Andrew Coombs, A Prof. Corp. 08 AUG 25 PM 1: 15 517 East Wilson Avenue, Suite 202 3 RICHARD W. WIEKING CLERK U.S. DISTRICT COURT NO SIGN OF CA S.). Glendale, California 91206 Telephone: (818) 500-3200 4 Facsimile: (818) 500-3201 5 andy@coombspc.com nicole@coombspc.com Attorneys for Plaintiff 7 Adobe Systems Incorporated 8 UNITED STATES DISTRICT COURT 9 NORTHERN DISTRICT OF CALIFORNIA 10 Adobe Systems Incorporated, 11 Plaintiff. INT FOR COPYRIGHT 12 INFRINGEMENT AND TRADEMARK INFRINGEMENT 13 Jeffrey Brooks a/k/a Sean Brooks, MSM, Inc. and Does 1 - 10, inclusive, DEMAND FOR A JURY TRIAL 14 Defendants. 15 Plaintiff Adobe Systems Incorporated ("Adobe") for its Complaint alleges as follows: 16 I. Introduction 17 Adobe brings this action as a result of Defendants' systematic, unauthorized 18 copying and distribution of Adobe's software products in interstate commerce through sales on the 19 iOffer online auction site. Defendants' actions, commonly known as software piracy, are willful 20 and cause substantial damage to Adobe and to the software industry. Adobe is a global leader in developing and distributing innovative computer 21 software. Its products and services offer developers and enterprises tools for creating, managing, 22 delivering and engaging with compelling content across multiple operating systems, devices and 23 media. The software industry is competitive, and Adobe undertakes great expense and risk in 24 conceiving, developing, testing, manufacturing, marketing, and delivering its software products to 25 consumers. Software piracy, including piracy on iOffer, undermines Adobe's investment and 26 creativity, and misleads and confuses consumers. Defendants, through usernames including "msmine" and, on information and belief. 27 other aliases, have made, offered for sale, sold, and distributed unauthorized copies of Adobe 28 SOPY

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Adobe v. Barbin: Complaint (Copyright and Trademark)

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4. Defendants' activities constitute willful copyright infringement and willful trademark infringement pursuant to the Copyright Act of 1976, 17 U.S.C. § 101, et seq. (the "Copyright Act.") and the Lanham Trademark Act, as amended, 15 U.S.C., § 1051, et seq. (the "Lanham Act"). Adobe requests an injunction, and that Defendants pay damages, costs, and attorneys' fees.

II. Jurisdiction and Venue

- 5. The Court has jurisdiction over the subject matter pursuant to 15 U.S.C. § 1121, 28 U.S.C. § 1331 and § 1338(a).
- 6. The events giving rise to the claims alleged herein occurred, among other places, within this judicial district. Venue in the Northern District of California is proper pursuant to 28 U.S.C. § 1391(b) and § 1400(a).

III. The Parties

- A. Plaintiff Adobe and Its Products
- 7. Adobe is a corporation duly organized and existing under the laws of the State of Delaware, having its principal place of business in San Jose, California.
- 8. The Adobe Software is copyrightable subject matter, and Adobe owns exclusive rights under the Copyright Act to reproduce and distribute to the public copies of Adobe Software in the United States. Among the titles produced and distributed by Adobe are Acrobat, Creative Suite, Dreamweaver, Flash, Illustrator, PageMaker, Photoshop, and Shockwave. A non-exhaustive list of Adobe's copyright registrations is attached hereto as Exhibit A ("Adobe's Copyrights").
- 9. Products manufactured and sold by Adobe bear Adobe's trademarks, including without limitation, the ADOBE, ACROBAT, CREATIVE SUITE, DREAMWEAVER, FLASH, ILLUSTRATOR, MACROMEDIA, PAGEMAKER, PHOTOSHOP, POSTSCRIPT, READER and SHOCKWAVE trademarks (collectively "Adobe's Trademarks"). Adobe uses Adobe's Trademarks on computer software as indicia of Adobe's high quality products. Each year Adobe

expends significant resources to develop and maintain the considerable goodwill it enjoys in Adobe's Trademarks and in its reputation for high quality.

Adobe has secured registrations for Adobe's Trademarks, all of which are valid, extant and in full force and effect. Adobe's Trademarks are exclusively owned by Adobe. A non-exhaustive list of Adobe's trademark registrations is attached hereto as Exhibit B. Adobe, or its predecessors in interest, has continuously used each of Adobe's Trademarks from the registration date, or earlier, until the present and at all times relevant to the claims alleged in this Complaint.

11. As a result of advertising and sales, together with longstanding consumer acceptance, Adobe's Trademarks identify Adobe's products and authorized commercial distribution of these products. Adobe's Trademarks have each acquired secondary meaning in the minds of consumers throughout the United States and the world. Adobe's Copyrights and Adobe's Trademarks are collectively referred to herein as "Adobe's Intellectual Properties."

B. Defendants

- 12. Defendant Jeffrey Brooks a/k/a Sean Brooks ("Brooks") is an individual. Adobe is informed and believes that Brooks is a resident of Weaver, Alabama. Brooks does business under the iOffer Seller Name "msmine". Other aliases or iOffer Seller Names will be determined in discovery. Brooks, through his online identity or identities, does business in California through sales and distribution of the Unauthorized Software Product in the State of California, among other places.
- 13. Defendant MSM, Inc. ("MSM") is a business entity, the precise form of which is unknown, with its principal place of business in the city of Weaver, Alabama. Adobe is further informed and believes, and upon that basis alleges, that MSM does business under the iOffer Seller Name "msmine". Other aliases or iOffer Seller Names will be determined in discovery. MSM, through its online identity or identities, does business in California through sales and distribution of the Unauthorized Software Product in the State of California, among other places.
- 14. Upon information and belief, Does 1-10 are either entities or individuals who are subject to the jurisdiction of this Court. Upon information and belief, Does 1-10 are principals, supervisory employees, or suppliers of one or other of the named defendants or other entities or individuals who are, in this judicial district, manufacturing, distributing, selling and/or-offering for sale merchandise without authorization that infringes Adobe's Intellectual Properties. The identities of the various Does are unknown to Adobe at this time. The Complaint will be amended

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to include the names of such individuals when identified. Brooks and Does 1 - 10 are collectively referred to herein as "Defendants." IV Defendants' Infringing Activities 15 Defendants use, among other things, the Internet trading site known as iOffer to sell and distribute products, including pirated copies of software, to consumers. iOffer is a trading community that allows you to buy, sell and trade by negotiating, and at any given time, there are millions of items listed on iOffer by its more than tens of thousand registered users. Through the iOffer Seller "feedback" feature, buyers and sellers may (but are not required) to post positive. neutral or negative "feedback" or comments on their purchase and sale experience. While feedback can give some indication of sales volume, actual sales may far exceed the number of feedback entries a seller receives 16. Among Defendants' products offered for sale and sold on iOffer, and distributed to purchasers, are unauthorized copies of Adobe Software. On information and belief, Defendants or their agents made such copies. Adobe has not authorized Defendants or their agents to make or distribute copies of the Adobe Software. Indeed, Adobe has not licensed Defendants to distribute its software, period. 17 Defendants also use images confusingly similar or identical to Adobe's Trademarks. to confuse consumers and aid in the promotion of their unauthorized products. Defendants' use of Adobe's Trademarks includes importing, advertising, displaying, distributing, selling and/or offering to sell unauthorized copies of the Adobe Software. Defendants' use began long after Adobe's adoption and use of Adobe's Trademarks, and after Adobe obtained the copyright and trademark registrations alleged above. Neither Adobe nor any authorized agents have consented to Defendants' use of the Adobe Trademarks. 18. Defendants have obtained a substantial "feedback rating" through the iOffer feedback system. This feedback rating, obtained essentially through Defendants' illegal activities, may further confuse consumers and aid in even wider distribution of unauthorized copies of the Adobe Software 19. Defendants' actions have confused and deceived, or threatened to confuse and deceive, the consuming public concerning the source and sponsorship of the unauthorized copies of the Adobe Software offered, sold and distributed by Defendants. By their wrongful conduct, Defendants have traded upon and diminished Adobe's goodwill. FIRST CLAIM FOR RELIEF

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Adobe v. Brooks: Complaint (Copyright and Trademark)

(For Copyright Infringement)

- 20. Adobe repeats and realleges all of the allegations contained in paragraphs 1 through 18, inclusive, as though set forth herein in full.
- 21 As alleged herein, Defendants' activities infringe valid and effective convrights registered by Adobe, and induce, cause, and materially contribute to infringement. Defendants' infringement was willful.
- Adobe has suffered and continues to suffer direct and actual damages as a result of 22. Defendants' infringing conduct. The full extent of such damages, including profits by Defendants. will be determined following the accounting by Defendants pursuant to 17 U.S.C. § 504. Prior to final judgment Adobe may elect to recover statutory damages of up to \$150,000 for each of
- Adobe's Copyrights infringed, as an alternative to actual damages and profits. Adobe has no other adequate remedy at law and has suffered and continues to suffer 23 irreparable harm and damage as a result of Defendants' acts. Unless enjoined by the Court.
- Defendants' infringing activity will continue, with attendant irreparable harm to Adobe. Accordingly, Adobe seeks injunctive relief pursuant to 17 U.S.C § 502 and seizure of unauthorized

copies of the Adobe Software, including the means of production as provided by 17 U.S.C. § 503.

24. By reason of the foregoing, Adobe has incurred and will continue to incur attorneys' fees and other costs in connection with the prosecution of its claims. Adobe is entitled to recover its fees and costs from the Defendants, and each of them, pursuant to 17 U.S.C. § 505.

SECOND CLAIM FOR RELIEF

(For Trademark Infringement)

- 25. Adobe repeats and realleges all of the allegations contained in paragraphs 1 through 18, inclusive, as though set forth herein in full.
- Defendants' manufacture, importation, advertisement, display, promotion, marketing, distribution, sale and/or offer for sale of the unauthorized copies of the Adobe Software is likely to cause confusion or to cause mistake or to deceive the relevant public and trade regarding the affiliation, sponsorship, endorsement or approval of the Unauthorized Software Product by Adobe. Such confusion, mistake and deception is aggravated by the use of Adobe's Trademarks on the Unauthorized Software Product in the same type of goods made, imported and sold by or under authority of Adobe.
- 27. Defendants, and each of them, acted with knowledge of the federally registered trademarks alleged herein and of the valuable goodwill Adobe enjoys in connection therewith, with

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intent to confuse, mislead and deceive the public into believing that the unauthorized copies of the Adobe Software was made, imported and sold by Adobe, or are in some other manner, approved or endorsed by Adobe, and have caused the entry of such unauthorized copies into interstate commerce with full knowledge of the falsity of such designations of origin and such descriptions and representations, all to the detriment of Adobe.

- Adobe has suffered and continues to suffer irreparable harm and damage as a result of Defendants' acts of trademark infringement in amounts thus far not determined but within the jurisdiction of this Court, which amounts should each be trebled pursuant to 15 U.S.C. § 1117. In order to determine the full extent of such damages, including such profits as may be recoverable under 15 U.S.C. § 1117, Adobe will require an accounting from each Defendant of all monies generated from the manufacture, importation, distribution and/or sale of the Unauthorized Software Product as alleged herein. In the alternative, Adobe may elect to recover statutory damages pursuant to 15 U.S.C. § 1117 (c).
- irreparable harm and damage as a result of the above-described acts of infringement. Adobe is informed and believes, and upon that basis alleges, that, unless enjoined by the Court, the unlawful infringement will continue with irreparable harm and damage to Adobe. Accordingly, Adobe seeks and requests preliminary and permanent injunctive relief pursuant to 15 U.S.C § 1116.

Adobe has no other adequate remedy at law and has suffered and continues to suffer

30. By reason of the foregoing, Adobe has incurred and will continue to incur attorneys' fees and other costs in connection with the prosecution of its claims herein, which attorneys' fees and costs Adobe is entitled to recover from Defendants, and each of them, pursuant to 15 U.S.C. § 1117 (c).

PRAYER FOR RELIEF

WHEREFORE, Adobe asks this Court to order:

- A. That Defendants, their agents, servants, employees, representatives, successor and assigns, and all persons, firms, corporations or other entities in active concert or participation with any of said Defendants, be immediately and permanently enjoined from:
 - Directly or indirectly infringing Adobe's Intellectual Properties in any manner, including generally, but not limited to, reproduction, manufacture, importation, distribution, advertising, selling and/or offering for sale any merchandise which infringes said Adobe's Intellectual Properties, and, specifically:

- 2) Reproducing, importing, manufacturing, distributing, advertising, selling and/or offering for sale the Unauthorized Software Product or any other unauthorized products which picture, reproduce, copy or use the likenesses of or bear a confusing and/or substantial similarity to any of Adobe's Intellectual Properties;
- 3) Reproducing, importing, manufacturing, distributing, advertising, selling and/or offering for sale in connection thereto any unauthorized promotional materials, labels, packaging or containers which picture, reproduce, copy or use the likenesses of or bear a confusing and/or substantial similarity to any of Adobe's Intellectual Properties:
- 4) Engaging in any conduct that tends falsely to represent that, or is likely to confuse, mislead or deceive purchasers, Defendants' customers and/or members of the public to believe the actions of Defendants, the products sold by Defendants, or Defendants themselves are connected with Adobe, are sponsored, approved or licensed by Adobe, or are in some way affiliated with Adobe;
- 5) Affixing, applying, annexing or using in connection with the importation, manufacture, distribution, advertising, sale and/or offer for sale or other use of any goods or services, a false description or representation, including words or other symbols, tending to falsely describe or represent such goods as being those of Adobe;
- 6) Otherwise competing unfairly with Adobe in any manner;
- 7) Destroying or otherwise disposing of
 - a. Merchandise falsely bearing Adobe's Intellectual Properties;
 - b. Any other products which picture, reproduce, copy or use the likenesses of or bear a substantial similarity to any of Adobe's Intellectual Properties;
 - c. Any labels, packages, wrappers, containers or any other unauthorized promotion or advertising material item which reproduces, copies, counterfeits, imitates or bears any of Adobe's Intellectual Properties;
 - d. Any molds, screens, patterns, plates, negatives or other elements used for making or manufacturing products bearing Adobe's Intellectual Properties;
 - e. Any sales and supply or customer journals, ledgers, invoices, purchase orders, inventory control documents, bank records, catalogs and all

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1	other business records, believed to concern the manufacture, purchase,
2	advertising, sale or offering for sale of Unauthorized Software Product;
3	B. That Adobe and its designees are authorized to seize the following items which are
4	in Defendants' possession, custody or control:
5	1) All Unauthorized Software Product;
	 Any other unauthorized product which reproduces, copies, counterfeits, imitates or bear
6	any of the Adobe's Intellectual Properties, or any part thereof;
7	3) Any molds, screens, patterns, plates, negatives, machinery or equipment, specifically
8	including computers, servers, optical disc burners and other hardware used for making
9	or manufacturing Unauthorized Software Product or unauthorized product which
10	reproduces, copies, counterfeits, imitates or bears any of the Adobe's Intellectual
11	Properties, or any part thereof.
12	C. That those Defendants infringing upon Adobe's Intellectual Properties be required
	to pay actual damages increased to the maximum extent permitted by law and/or statutory damages
13	at Adobe's election;
14	D. That actual damages be trebled pursuant to 15 U.S.C. § 1117;
15	E. That Defendants account for and pay over to Adobe all damages sustained by Adobe
16	and profits realized by Defendants by reason of Defendants' unlawful acts herein alleged and that
17	those profits be increased as provided by law;
18	F. That Adobe recovers from Defendants its costs of this action and reasonable
	attorneys' fees; and
19	G. That Adobe has all other and further relief as the Court may deem just and proper
20	under the circumstances.
21	Dated: August 21, 2008 J. Andrew Coombs, A Professional Corp.
22	,
23	By: Nicole L Vrey
24	J. Andrew Coombs / Nicole L. Drey
25	Attorneys for Plaintiff Adobe Systems Incorporated
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Adobe v. Brooks: Complaint (Copyright and Trademark)

DEMAND FOR JURY TRIAL

Pursuant to Federal Rule of Civil Procedure 38(b), Plaintiff Adobe Systems Incorporated hereby demands a trial by jury of all issues so triable.

Dated: August 21, 2008 J. Andrew Coombs, A Professional Corp.

J. Andrew Coombs

Nicole L. Drey
Attorneys for Plaintiff Adobe Systems Incorporated

Trademark Registrations

<u>Trademark</u>	Title of Work:	Rights Owner:
Registration No.:		
2,081,343	"A" (SQUARE DESIGN)	Adobe Systems
		Incorporated
1,988,710	"A" (SQUARE DESIGN)	Adobe Systems
		Incorporated
3,032,288	"A" (SQUARE DESIGN)	Adobe Systems
		Incorporated
1,901,149	"A" ADOBE and Design	Adobe Systems
		Incorporated
1,852,943	"A" STYLIZED (ACROBAT DESIGN)	Adobe Systems
		Incorporated
1,988,711	"A" STYLIZED (ACROBAT DESIGN)	Adobe Systems
		Incorporated
2,825,116	1-STEP ROBOPDF	eHelp Corporation
2,704,585	360CODE	Adobe Systems
		Incorporated
2,757,422	6-DOT CIRCLE DESIGN	Adobe Systems
		Incorporated
2,757,423	6-DOT CIRCLE DESIGN	Adobe Systems
		Incorporated
2,068,523	ACROBAT	Adobe Systems
		Incorporated
1,833,219	ACROBAT	Adobe Systems
		Incorporated
1,997,398	ACROBAT CAPTURE	Adobe Systems
		Incorporated
2,754,764	ACROBAT MESSENGER	Adobe Systems
		Incorporated
3,380,847	ACTIONSCRIPT	Adobe Systems
		Incorporated
2,206,045	ACTIVEEDIT	Macromedia, Inc.
2,551,513	ACTIVESHARE	Adobe Systems
		Incorporated
2,221,926	ACTIVETEST	Macromedia, Inc.
1,475,793	ADOBE	Adobe Systems
		Incorporated
1,486,895	ADOBE	Adobe Systems
		Incorporated
1,956,216	ADOBE	Adobe Systems
•		Incorporated
1,988,712	ADOBE	Adobe Systems
•	,	Incorporated

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3,029,061	ADOBE	Adobe Systems
2.0(1.67)	4 DODE 4 TOTAL	Incorporated
2,861,671	ADOBE AUDITION	Adobe Systems
1.055.000	A PART ME CONTROLLER	Incorporated
1,855,098	ADOBE DIMENSIONS	Adobe Systems
3.017.700	A DODE TO TOORE	Incorporated
2,916,709	ADOBE ENCORE	Adobe Systems
1.621.416	A DODE GAD ANOTON	Incorporated
1,631,416	ADOBE GARAMOND	Adobe Systems
1 470 400	A DODE HALISTE ABOVE	Incorporated
1,479,408	ADOBE ILLUSTRATOR	Adobe Systems
2.055.142	A DODE L RIPOVOLE	Incorporated
3,065,143	ADOBE LIVECYCLE	Adobe Systems
4 (#4 000		Incorporated
1,673,308	ADOBE ORIGINALS DESIGN	Adobe Systems
		Incorporated
1,651,380	ADOBE PHOTOSHOP	Adobe Systems
		Incorporated
1,769,184	ADOBE PREMIERE	Adobe Systems
	·	Incorporated
2,722,546	ADOBE STUDIO	Adobe Systems
		Incorporated
2,725,810	ADOBE STUDIO	Adobe Systems
		Incorporated
2,725,811	ADOBE STUDIO	Adobe Systems
		Incorporated
1,482,233	ADOBE SYSTEMS INCORPORATED	Adobe Systems
	(Stylized)	Incorporated
1,487,549	ADOBE SYSTEMS INCORPORATED	Adobe Systems
	(Stylized)	Incorporated
1,605,378	ADOBE TYPE MANAGER	Adobe Systems
		Incorporated
1,707,807	ADOBE WOOD TYPE	Adobe Systems
		Incorporated
1,970,781	AFTER EFFECTS	Adobe Systems
		Incorporated
1,481,416	ALDUS	Adobe Systems
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1,483,149	ALDUS AND HEAD LOGO	Adobe Systems
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1,483,150	ALDUS HEAD LOGO	Adobe Systems
1,100,100	111111111111111111111111111111111111111	Incorporated
1,977,310	ALEXA	Adobe Systems
1,711,010	ALEAA	
2,234,653	ANDREAS	Incorporated
4,434,033	ANDREAS	Adobe Systems Incorporated
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3,438,976	ARNO	Adobe Systems
		Incorporated
2,814,007	ATMOSPHERE	Adobe Systems
		Incorporated
1,961,762	AUTHORWARE	Adobe Systems
		Incorporated
2,034,149	BALZANO	Adobe Systems
		Incorporated
2,137,197	BANSHEE	Adobe Systems
		Incorporated
2,024,607	BENSON SCRIPTS	Adobe Systems
		Incorporated
2,137,890	BICKHAM SCRIPT	Adobe Systems
		Incorporated
1,692,614	BIRCH	Adobe Systems
		Incorporated
1,692,613	BLACKOAK	Adobe Systems
		Incorporated
2,523,062	BLUE ISLAND	Adobe Systems
		Incorporated
3,065,084	BREEZE	Adobe Systems
		Incorporated
2,864,988	BREEZE	Adobe Systems
		Incorporated
2,799,082	BRIOSO	Adobe Systems
		Incorporated
3,422,754	BUZZWORD	Adobe Systems
		Incorporated
1,892,606	CAFLISCH SCRIPT	Adobe Systems
		Incorporated
2,449,593	CALCITE	Adobe Systems
		Incorporated
1,982,999	CALIBAN	Adobe Systems
		Incorporated
3,184,511	CAPTIVATE	Adobe Systems
		Incorporated
3,136,772	CAPTIVATE	Adobe Systems
		Incorporated
3,189,917	CAPTIVATE	Adobe Systems
		Incorporated
1,582,280	CARTA	Adobe Systems
	·	Incorporated
2,635,948	CERTIFIED ROBOHELP	eHelp Corporation
. ,	INSTRUCTOR	- True Conposition
2,089,496	CHAPARRAL	Adobe Systems
•	,	Incorporated

1,629,024	CHARLEMAGNE	Adobe Systems
		Incorporated
1,901,215	CLASSROOM IN A BOOK	Adobe Systems
		Incorporated
2,637,308	CLEARLY ADOBE IMAGING	Adobe Systems
		Incorporated
2,557,911	CLEARLY ADOBE IMAGING and	Adobe Systems
	Design	Incorporated
2,993,457	CO-AUTHOR	Adobe Systems
		Incorporated
1,971,442	COLD FUSION	Adobe Systems
		Incorporated
2,113,033	CONGA BRAVA	Adobe Systems
		Incorporated
3,143,377	CONTRIBUTE	Adobe Systems
		Incorporated
1,982,985	COPAL	Adobe Systems
		Incorporated
2,164,702	CORIANDER	Adobe Systems
		Incorporated
1,628,152	COTTONWOOD	Adobe Systems
		Incorporated
3,111,341	CREATIVE SUITE	Adobe Systems
		Incorporated
1,873,167	CRITTER	Adobe Systems
		Incorporated
2,093,645	CRONOS	Adobe Systems
T		Incorporated
1,665,322	CUSTOMERFIRST (Stylized)	Adobe Systems
		Incorporated
2,468,691	DESIGN IN MOTION	Macromedia, Inc.
1,600,438	DIRECTOR	Adobe Systems
		Incorporated
1,525,396	DISPLAY POSTSCRIPT	Adobe Systems
		Incorporated
1,843,525	DISTILLER	Adobe Systems
		Incorporated
2,294,926	DREAMWEAVER	Adobe Systems
		Incorporated
3,276,189	DV RACK	Adobe Systems
•		Incorporated
2,949,766	ENCORE	Adobe Systems
		Incorporated
2,151,180	EPAPER	Adobe Systems
		Incorporated
2,893,662	EPAPER	Adobe Systems

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2,005,020	EX PONTO	Adobe Systems
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2,043,911	FIREWORKS	Adobe Systems
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2,855,434	FLASH	Adobe Systems
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2,852,245	FLASH	Adobe Systems
,,-		Incorporated
3,473,651	FLASH LITE	Adobe Systems
-,,		Incorporated
2,844,051	FLASHHELP	Adobe Systems
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2,690,356	FLASHJESTER (3rd Eye Solutions,	3rd Eye Solutions, Inc.
2,000,000	Inc.) Cancellation	Ma Dyc bonanons, mc.
3,166,399	FLASHPAPER	Adobe Systems
0,100,011		Incorporated
3,370,163	FLEX	Adobe Systems
3,575,105	1 5571	Incorporated ·
2,198,260	FLOOD	Adobe Systems
2,170,200	TEOOD	Incorporated
1,546,371	FONT & FUNCTION	Adobe Systems
1,540,571	POWI & POWCHOW	Incorporated
2,857,527	FONT FOLIO	Adobe Systems
2,031,321	PONT POLIO	Incorporated
1,822,467	FONTOGRAPHER	Adobe Systems
1,022,407	TONTOGRAFIER	Incorporated
1,479,470	FRAME MAKER	Adobe Systems
1,472,470	TRAVIE MARCIN	Incorporated
1,715,303	FRAMEVIEWER	Adobe Systems
1,713,303	FRANEVIEWER	Incorporated
2,214,844	FREEHAND	
2,214,044	FREEMAND	Adobe Systems
2,245,944	FUSAKA	Incorporated
2,243,944	FUSAKA	Adobe Systems
0.004.001	CAYAYIAD	Incorporated
2,024,281	GALAHAD	Adobe Systems
1.026.010	CIPTERIA	Incorporated
1,935,819	GIDDYUP	Adobe Systems
1 025 010	CINDIZI IN THE LYCO	Incorporated
1,935,818	GIDDYUP THANGS	Adobe Systems
0.400.445	COLUE	Incorporated
2,432,447	GOLIVE	Adobe Systems
		Incorporated
2,446,265	HOMESITE	Adobe Systems
 	9	Incorporated
2,375,606	HTML HELP STUDIO	Adobe Systems

ILLUSTRATOR IMAGEREADY	Incorporated Adobe Systems Incorporated
IMAGEREADY	Incorporated
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1	Adobe Systems
	Incorporated
IMMI 505	Adobe Systems
	Incorporated
INCOPY	Adobe Systems
	Incorporated
INDESIGN	Adobe Systems
	Incorporated
INSCOPE	Adobe Systems
	Incorporated
IPREDICT	eHelp Corporation
IRONWOOD	Adobe Systems
	Incorporated
JIMBO	Adobe Systems
	Incorporated
JUNIPER	. Adobe Systems
	Incorporated
KEPLER	Adobe Systems
	Incorporated
KINESIS	Adobe Systems
	Incorporated
KOZUKA GOTHIC	Adobe Systems
	Incorporated
KOZUKA MINCHO	Adobe Systems
	Incorporated
LASERTALK (STVLIZED)	Adobe Systems
	Incorporated
LIGHTROOM	Adobe Systems
MANA AND OUT	Incorporated
LITHOS	Adobe Systems
LITTION	Incorporated
LIVECYCLE	Adobe Systems
LIVECICLE	Incorporated
LIVEMOTION	Adobe Systems
FIATMOLIOM	Incorporated
MACROMEDIA	Adobe Systems
MACKOMEDIA	
MACDOMEDIA DI ACII	Incorporated
MACKUMEDIA FLASH	Adobe Systems
- MACONOMEDIA EL AQUE	Incorporated
MACKUMEDIA FLASH	Adobe Systems
LEADDON'TE	Incorporated
MADRUNE ,	Adobe Systems Incorporated
	INDESIGN INSCOPE IPREDICT IRONWOOD JIMBO JUNIPER

1,629,940	MESQUITE	Adobe Systems
···		Incorporated
1,973,932	MEZZ	Adobe Systems
		Incorporated
1,798,496	MINION	Adobe Systems
		Incorporated
2,137,882	MOJO	Adobe Systems
		Incorporated
2,687,487	MONTARA	Adobe Systems
		Incorporated
2,672,180	MOONGLOW	Adobe Systems
		Incorporated
1,759,108	MYRIAD	Adobe Systems
		Incorporated
1,889,189	MYTHOS	Adobe Systems
		Incorporated
1,980,127	NUEVA	Adobe Systems
		Incorporated
2,130,427	NYX	Adobe Systems
	·	Incorporated
2,971,613	O (STYLIZED)	Adobe Systems
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2,584,364	OPEN SESAME!	Allaire Corporation
2,137,926	OUCH!	Adobe Systems
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3,427,904	P (Stylized)	Adobe Systems
J,727,507	1 (Stynzou)	Incorporated
2,091,087	PAGEMAKER	Adobe Systems
2,001,007	TAGENATICEA	Incorporated
1,496,726	PAGEMAKER	Adobe Systems
1,420,720	THOENMALK	Incorporated
1,486,556	PAGEMAKER	Adobe Systems
1,480,550	TAGEWAKEK	Incorporated
2,979,463	PDF JOBREADY	Adobe Systems
2,717,403	FDF JOBREAUI	Incorporated
2 552 270	PDF MERCHANT	Adobe Systems
2,553,370	FDF MERCHANI	Incorporated
1 094 562	PENUMBRA	
1,984,563	FENUMDRA	Adobe Systems
1 003 035	DEBDEDWOOD	Incorporated
1,882,825	PEPPERWOOD	Adobe Systems
	PER STATE ST	Incorporated
1,503,706	PERSUASION	Adobe Systems
		Incorporated
2,655,175	PHOTOMERGE	Adobe Systems
···	9	Incorporated
1,850,242	PHOTOSHOP	Adobe Systems

		Incorporated
2,920,764	PHOTOSHOP	Adobe Systems
		Incorporated
1,760,600	POETICA	Adobe Systems
		Incorporated
1,692,610	POPLAR	Adobe Systems
		Incorporated
2,233,952	POSTINO	Adobe Systems
*		Incorporated
1,544,284	POSTSCRIPT	Adobe Systems
		Incorporated
1,463,458	POSTSCRIPT	Adobe Systems
		Incorporated
1,383,131	POSTSCRIPT	Adobe Systems
		Incorporated
2,066,675	POSTSCRIPT LOGO	Adobe Systems
		Incorporated
2,574,091	PRESSREADY	Adobe Systems
		Incorporated
1,887,832	QUAKE	Adobe Systems
		Incorporated
1,935,820	RAD	Adobe Systems
		Incorporated
2,548,832	READER	Adobe Systems
		Incorporated
2,204,266	RELIQ	Adobe Systems
		Incorporated
2,787,091	ROBOASSIST	eHelp Corporation
2,953,255	ROBOENGINE	Adobe Systems
		Incorporated
2,770,413	ROBOFLASH	eHelp Corporation
1,732,772	ROBOHELP	Adobe Systems
		Incorporated
2,498,876	ROBOHELP	Adobe Systems
		Incorporated
2,498,889	ROBOHELP OFFICE	eHelp Corporation
2,610,653	ROBOINFO	Adobe Systems
		Incorporated
2,732,494	ROBOINSTALL	eHelp Corporation
2,808,741	ROBOLINKER	eHelp Corporation
2,881,638	ROBOPRESENTER	eHelp Corporation
2,805,027	ROBOSCREENCAPTURE	eHelp Corporation
1,882,826	ROSEWOOD	Adobe Systems
, ,,		Incorporated
1,509,123	ROUNDTRIP	Adobe Systems

		Incorporated
2,817,626	ROUNDTRIP HTML	Adobe Systems
		Incorporated
2,993,082	RYO	Adobe Systems
		Incorporated
1,893,565	SANVITO	Adobe Systems
		Incorporated
2,893,840	SAVA	Adobe Systems
		Incorporated
3,410,080	SEE WHAT'S POSSIBLE	Adobe Systems
		Incorporated
1,901,566	SHOCKWAVE	Adobe Systems
		Incorporated
2,648,129	SHOCKWAVE	Adobe Systems
		Incorporated
2,388,945	SHOCKWAVE	Adobe Systems
		Incorporated
2,145,311	SHURIKEN BOY	Adobe Systems
,		Incorporated
2,493,281	SILENTIUM	Adobe Systems
		Incorporated
1,985,335	SOFTWARE VIDEO CAMERA	Adobe Systems
		Incorporated
1,477,490	SONATA	Adobe Systems
.,,.,	BOWATA	Incorporated
3,350,284	SOUNDBOOTH	Adobe Systems
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2,314,590	STRUMPF	Adobe Systems
- ,0	STROWIT	Incorporated
1,887,833	STUDZ	Adobe Systems
1,001,055	SIGDE	Incorporated
1,682,713	TEKTON	
1,002,715	TERTON	Adobe Systems
2,055,667	TOOLBOX	Incorporated
4,002,007	TOOLBOX	Adobe Systems
1,626,877	TRAJAN	Incorporated
1,020,677	IRAJAN	Adobe Systems
5 610 710	TO A MOCEDITION	Incorporated
1,518,719	TRANSCRIPT	Adobe Systems
1.674.050	TYPE BUT STAN	Incorporated
1,674,052	TYPE REUNION	Adobe Systems
2 000 000	TIT TO A	Incorporated
2,980,999	ULTRA	Adobe Systems
2 (22 22 1		Incorporated
2,638,231	ULTRADEV	Macromedia, Inc.
1,623,439	UTOPIA	Adobe Systems
		Incorporated

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2,883,313	VERSION CUE	Adobe Systems
		Incorporated
2,983,111	VISUAL COMMUNICATOR	Adobe Systems
		Incorporated
1,881,212	VIVA	Adobe Systems
		Incorporated
2,358,623	VOLUTA	Adobe Systems
		Incorporated
2,454,239	WARNOCK	Adobe Systems
		Incorporated
2,711,779	WATER DROP DESIGN	Adobe Systems
		Incorporated
2,169,463	WATERS TITLING	Adobe Systems
		Incorporated
1,717,050	WILLOW	Adobe Systems
		Incorporated
2,872,489	XMP	Adobe Systems
		Incorporated